

United Arab Emirates  
Ministry of Justice  
Sharjah Federal Court of First Instance

3/ D/3/5138

**To: Board of Directors of Dana Gas PJSC**  
**Dana Gas PJSC**  
**Sharjah Buhaira Corniche**  
**Crescent Tower – 11 & 12 Floors. P.O. Box 2011**

The Urgent Matters Circuit, decided on the Order on Petition No. (2632/2018) Sharjah, filed by the Petitioner/ Marwan John Shokry Kattan – of Jordanian nationality, against the Respondents : 1) Blackrock Global Allocation Fund; 2) Dana Gas PJSC; 3) Dana Gas Board of Directors; 4) Deutsche Trustee Limited; 5) Deutsche Bank A.G. Abu Dhabi Branch; 6) Dana Gas Sukuk Limited; 7) Khalid bin Abdulrahman Saleh Al-Rajhi; 8) Al Manara Investment and Development Center L.L.C.; 9) Al Midfa Investment Group L.L.C; and 10) Putnam SPV 4 LLC (“Contrarian”), As follows:

- 1. To suspend the enforcement of the orders and decisions issued on 4/4/2018 by the British High Court of Justice in the lawsuit No. (FL-2017-000004) and all decisions connected therewith, inside or outside the U.A.E, including the decision that prevents the Second Respondent from distributing dividends to its shareholders, issued against the Second, Third, Seventh, Eighth and Ninth Respondents and all other shareholders of the Second Respondent, pending the referral of those orders and decisions to the U.A.E. Courts for determination of their eligibility for enforcement in the State in accordance with Article 235 of the Civil Procedures Law.**
- 2. To restrain all existing and future Sukukholders, including natural and Corporate persons whether through parent company or its subsidiary or affiliate, and also including the First and Tenth Respondents and the Fourth, Fifth and Sixth Respondents, from taking any actions against the Petitioner or the Second, Third, Seventh, Eighth and Ninth Respondents or any of the shareholders of the Second Respondent – whether directly or indirectly – and whether inside the U.A.E. or the U.K. or any other State, as long as those actions were based on the decisions and orders issued on 4/4/2018 by the British High Justice Court in the lawsuit No. (FL-2017-000004) and all decisions related or connected thereof issued or to be issued in that lawsuit pending the referral of these Orders and Decisions to the UAE Courts for determination of their eligibility for enforcement in the State in accordance with Article 235 of the Civil Procedures Law.**

Please instruct the concerned persons to implement this decision and to advise us as soon as possible.

Thanks for your cooperation.

**Judge/ Abdul Rahman Sultan Bin Taliah**  
**Chairman of Sharjah Federal Court of First Instance**

United Arab Emirates  
Ministry of Justice  
Sharjah Federal Court of First Instance

3/ D/3/5138

**To: Dana Gas PJSC**  
**Sharjah Buhaira Corniche**  
**Crescent Tower – 11 & 12 Floors. P.O. Box 2011**

The Urgent Matters Circuit, decided on the Order on Petition No. (2632/2018) Sharjah, filed by the Petitioner/ Marwan John Shokry Kattan – of Jordanian nationality, against the Respondents : 1) Blackrock Global Allocation Fund; 2) Dana Gas PJSC; 3) Dana Gas Board of Directors; 4) Deutsche Trustee Limited; 5) Deutsche Bank A.G. Abu Dhabi Branch; 6) Dana Gas Sukuk Limited; 7) Khalid bin Abdulrahman Saleh Al-Rajhi; 8) Al Manara Investment and Development Center L.L.C.; 9) Al Midfa Investment Group L.L.C; and 10) Putnam SPV 4 LLC (“Contrarian”), As follows:

- 1. To suspend the enforcement of the orders and decisions issued on 4/4/2018 by the British High Court of Justice in the lawsuit No. (FL-2017-000004) and all decisions connected therewith, inside or outside the U.A.E, including the decision that prevents the Second Respondent from distributing dividends to its shareholders, issued against the Second, Third, Seventh, Eighth and Ninth Respondents and all other shareholders of the Second Respondent, pending the referral of those orders and decisions to the U.A.E. Courts for determination of their eligibility for enforcement in the State in accordance with Article 235 of the Civil Procedures Law.**
- 2. To restrain all existing and future Sukukholders, including natural and Corporate persons whether through parent company or its subsidiary or affiliate, and also including the First and Tenth Respondents and the Fourth, Fifth and Sixth Respondents, from taking any actions against the Petitioner or the Second, Third, Seventh, Eighth and Ninth Respondents or any of the shareholders of the Second Respondent – whether directly or indirectly – and whether inside the U.A.E. or the U.K. or any other State, as long as those actions were based on the decisions and orders issued on 4/4/2018 by the British High Justice Court in the lawsuit No. (FL-2017-000004) and all decisions related or connected thereof issued or to be issued in that lawsuit pending the referral of these Orders and Decisions to the UAE Courts for determination of their eligibility for enforcement in the State in accordance with Article 235 of the Civil Procedures Law.**

Please instruct the concerned persons to implement this decision and to advise us as soon as possible.

Thanks for your cooperation.

**Judge/ Abdul Rahman Sultan Bin Taliah**  
**Chairman of Sharjah Federal Court of First Instance**